

Chad S. Pehrson (12622) [cpehrson@kba.law](mailto:cpehrson@kba.law)  
Thomas D. Briscoe (16788) [tbriscoe@kba.law](mailto:tbriscoe@kba.law)  
Bryan B. Todd (19099) [btodd@kba.law](mailto:btodd@kba.law)  
Kunzler Bean & Adamson, PC  
50 West Broadway Ste 1000  
Salt Lake City, UT 84101  
Telephone: (801) 994-4646

*Attorneys for Defendant*

---

**UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF UTAH  
CENTRAL DIVISION**

---

THREAD WALLETS LLC, a Utah limited  
liability company,

Plaintiff,

v.

BRIXLEY BAGS, LLC, a Utah limited  
liability company,

Defendant.

Civil Action No.: 2:23-cv-00874-JNP-JCB

**STIPULATED MOTION TO AMEND  
SCHEDULING ORDER**

Judge Jill N. Parrish

Magistrate Judge Jared C. Bennett

Defendant Brixley Bags, LLC (“**Brixley**”) and Plaintiff Thread Wallets LLC (“**Thread**”), hereby jointly stipulate and move through undersigned counsel to amend the Scheduling Order entered by the Court on June 6, 2024, to extend all outstanding deadlines in this case by two weeks.

The parties stipulate to amend the Scheduling Order as follows:

**Scheduling Order**

<b>Event</b>	<b>Current Date</b>	<b>Amended Date</b>
Fact discovery closes	01/17/2025	01/31/2025

Rule 26(a)(2) expert disclosure(s) (from parties bearing burden of proof)	01/17/2025	01/31/2025
Rule 26(a)(2) expert disclosure(s) (from parties not bearing burden of proof)	02/07/2025	02/21/2025
Rule 26(a)(2) expert report(s) (from parties bearing burden of proof)	02/14/2025	02/28/2025
Rule 26(a)(2) counter report(s)	03/14/2025	03/28/2025
Last day for expert discovery	04/18/2025	05/02/2025
Deadline for filing dispositive or potentially dispositive motions	06/20/2025	07/04/2025
If the parties do not intend to file dispositive or potentially dispositive motions, a scheduling conference will be held for purposes of setting a trial date	06/27/2025 2:00 pm	07/11/2025 2:00 pm

DATED this 10th day of January 2025.

Respectfully submitted,

**Kunzler Bean & Adamson**

*/s/Bryan B. Todd*  
 Chad S. Pehrson  
 Thomas D. Briscoe  
 Bryan B. Todd  
*Attorneys for Defendant Brixley Bags, LLC*

**Workman Nydegger**

*/s/Brittany Frandsen\**  
 David P. Johnson  
 Brittany Frandsen  
*Attorneys for Plaintiff Thread Wallets LLC*

\*signature affixed by filing attorney with permission

**CERTIFICATE OF SERVICE**

The undersigned hereby certifies that on December 10, 2025, a true and correct copy of the foregoing **STIPULATED MOTION TO AMEND SCHEDULING ORDER** was served via the Court's electronic notification system and email on the following:

David P. Johnson  
Brittany Frandsen  
**Workman Nydegger**  
60 E. South Temple, Suite 1000  
Salt Lake City, Utah 84111  
Tel. 801-533-9800  
[djohnson@wnlaw.com](mailto:djohnson@wnlaw.com)  
[djohnson-secy@wnlaw.com](mailto:djohnson-secy@wnlaw.com)  
[bfrandsen@wnlaw.com](mailto:bfrandsen@wnlaw.com)  
[bfrandsen-secy@wnlaw.com](mailto:bfrandsen-secy@wnlaw.com)  
[orders@wnlaw.com](mailto:orders@wnlaw.com)

*Attorneys for Plaintiff*

/s/Bryan B. Todd